	1						
	2 3	Stephen M. Harris (State Bar No. 110626) smh@kpclegal.com KNAPP, PETERSEN & CLARKE 550 North Brand Boulevard, Suite 1500 Glendale, California 91203-1922 Telephone: (818) 547-5000 Facsimile: (818) 547-5329					
	5 6 7 8	Robert L. Starr (State Bar No. 183052) starresq@hotmail.com THE LAW OFFICES OF ROBERT L. STA 23277 Ventura Boulevard Woodland Hills, California 91364-1002 Telephone: (818) 225-9040 Facsimile: (818) 225-9042	RR				
	10 11	similarly situated individuals					
	12 13 14	UNITED STATES DISTRICT COURT  CENTRAL DISTRICT OF CALIFORNIA					
	15 16 17 18 19	ARUTYUN MARSIKYAN and PAYAM SAADAT, individually and on behalf of a class of similarly situated individuals,  Plaintiffs,  v.  MERCEDES-BENZ USA, LLC and DOES 1-500, inclusive,	NO. CV08-04876 AHM (FMOx)  [CLASS ACTION]  Assigned for All Purposes To The Hon. A. Howard Matz - Courtroom 14 Date Action Filed: June 5, 2008 Trial Date: None  Date: May 17, 2010 Time: 10:00 a.m.				
	<ul><li>20</li><li>21</li><li>22</li><li>23</li></ul>	Defendants.	Courtroom: 14  NOTICE OF FILING OF COPY OF UNOPPOSED MOTION FOR WITHDRAWAL OF OBJECTIONS TO CLASS ACTION SETTLEMENT OF SAM P. CANNATA				
	<ul><li>24</li><li>25</li><li>26</li><li>27</li></ul>						
KNAPP, PETERSEN & CLARKE	28	-1-	· · · · · · · · · · · · · · · · · · ·				

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TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD AND TO THE UNITED STATES DISTRICT COURT:

Attached hereto as exhibit 1 to the declaration of Stephen M. Harris is the Unopposed motion for withdrawal of objections to class action settlement of Sam P. Cannata. As explained in the declaration of Stephen M. Harris, Mr. Cannata served this objection on counsel for Plaintiffs and requested that Plaintiffs file it with the court.

Dated: May  $\frac{1}{2}$ , 2010

KNAPP, PETERSEN & CLARKE

By:

Stephen M. Harris Attorneys for Plaintiffs

ARUTYUN MARSIKYAN and PAYAM SAADAT, individually and on behalf of a class of similarly situated

individuals

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## DECLARATION OF STEPHEN M. HARRIS

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NAPP, 27 ETERSEN CLARKE 28

- I, Stephen M. Harris, declare as follows:
- 1. I am an attorney at law duly licensed to practice before this Court. I am a member of the law firm of KNAPP, PETERSEN & CLARKE, counsel of record for Plaintiffs in this action. The following facts are within my personal knowledge, and if called as a witness, I could and would competently testify thereto.
- 2. At the request of Mr. Cannata, I provided him copies of Plaintiffs motion for final approval, fee application, and the declarations submitted in support of the motion for final approval, so that he could evaluate whether or not he wished to continue to pursue his objections to the class action settlement, appear at the fairness hearing, or withdraw his objections.
- 3. After I provided these papers to Mr. Cannata, I was advised by Mr. Cannata that he had decided to withdraw his objections, based on his review of this paperwork. I also spoke to an attorney who had been consulted by Mr. Cannata, but who had not been retained by Cannata, and I was also by advised by this attorney, Edward Cochran, that he had reviewed the final approval papers and that he did not believe that (after his review of these papers) that Mr. Cannata had any valid objections to the class action settlement, and that he had advised Mr. Cannata of his opinion.
- 4. Subsequent to these conversations, Mr. Cannata emailed me a document formally withdrawing his objections and requested I file it. We attempted to manually file this document, but the court would not accept it for filing. Thus, we are e-filing the withdrawal of the objections as an exhibit to this document.

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	1	5. Attached hereto as exhibit 1 is a true and correct copy of the withdrawal					
	2	of the objections.					
	3	Executed on this day of May, 2010, at Glendale, California.					
	4	I declare under penalty of perjury that the foregoing is true and correct.					
	5						
	6	Charles M. Hamis					
	7	Stephen M. Harris					
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PETERSEN & CLARKE	28						
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EXHIBIT 1

Sam P. Cannata (Ohio Bar no. 0078621) 9555 Vista Way Ste. 200 Garfield Hts., Ohio 44125 RECEIVED Voice: (216) 587-0900 BUT E-mail: samcannata@snider-cannata.com 3 **NOT FILED** 4 MAY 5 CLERK, U.S. DISTRICT COURT 6 CENTRAL DISTRICT OF CALIFORNIA **DEPUTY** 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 10 ARUTYUN MARSIKYAN and PAYAM NO. CV08-04876 AHM (JTLx) 11 SAADAT, individually and on behalf of a class of similarly situated individuals, 12 Judge: Hon. A. Howard Matz Plaintiffs. 13 UNAPPOSED MOTION FOR Ÿ. 14 WITHDRAWAL OF OBJECTIONS TO MERCEDES-BENZ USA, LLC CLASS ACTION SETTLEMENT OF 15 SAM P. CANNATA Defendant. 16 17 18 Class member Sam P. Cannata ("Objector"), pursuant to Fed R. Civ. P. 23 (e), hereby 19 moves this Honorable Court for leave to withdraw his objections to the request for attorneys' fees 20 and the proposed class action settlement. Objector moves for leave to withdraw his objections since 21 Objector has now had an opportunity to review and consider the application for attorneys fees and 22 motion for final approval, and, based upon this review, hereby withdraws any objections Objector 23 has raised. Neither Class Counsel nor defense counsel has any objections to this Motion. 24 For the foregoing reasons, the undersigned respectfully requests that the Court grant his 25 motion for leave to withdraw his objections. 26 27 28

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1	Dated: May 12, 2010		
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4		By,	Sam P. Cannata (Ohio Bar no. 0078621)
5			Sam P. Cannata (Ohio Bar no. 0078621) 9555 Vista Way Ste. 200 Garfield Hts., Ohio 44125 Voice: (216) 587-0900 samcannata@snider-cannata.com
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1	CERTIFICATE OF SERVICE
2	I certify that on May 12, 2010, I mailed the foregoing motion by ordinary
3	U.S. Mail, postage prepaid to the following addresses:
4	ons, man, postage prepare to the tonewing addresses.
5	Clerk of Court
6	United States District Court for the Central District of California
7	312 N. Spring Street
8	Los Angeles, California 90012
9	Robert L. Starr The Law Offices of Robert L. Starr
10	23277 Ventura Boulevard Woodland Hills, CA 91364-1002
11	
12	Stephan M. Harris Knapp, Petersen & Clarke
13	550 North Brand Boulevard, Suite 1500 Glendale, CA 91203-1922
14	
15	Terri S. Reiskin, Esq. Wallace King Domike & Reiskin, PLLC
16	2900 K Street, NW Harbourside, Suite 500
17	Washington D.C. 20007-5127
18	Marsikyan v. Mercedes-Benz USA, LLC Claims Administrator P.O. Box 6159
19	Novato, CA 94948-6159
20	
21	Stam P. Carnet
22	SAM P. CANNATA (Ohid 0078621) 9555 Vista Way, Suite 200
23	9555 Vista Way, Suite 200 Tel: (216) 214-0796 Fax: (216) 587-0999
24	Garfield Heights, Ohio 44125
25	samcannata@snider-cannata.com
26	
27	
28	

PROOF OF SERVICE 1 Marsikian v. Mercedes-Benz USA, LLC CV08-04876 AHM (FMOx) 2 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES: 3 4 I am employed in the County of Los Angeles, State of California. I am over the age of 18 and am not a party to the within action. My business address is 550 North Brand Boulevard, Suite 1500, Glendale, California 91203-1922. On May 13, 2010, I caused the foregoing document(s) described as NOTICE OF FILING OF COPY OF UNOPPOSED MOTION FOR WITHDRAWAL OF OBJECTIONS TO CLASS ACTION SETTLEMENT OF SAM P. CANNATA to be served on the interested parties in this satisfactor of 5.11 interested parties in this action as follows: 8 by placing a true copy thereof enclosed in sealed envelope(s) addressed as stated below: 9 Sam P. Cannata 10 9555 Vista Way, Suite 200 Garfield Heights, Ohio 44125 11 Facsimile No.: 216-587-0999; Tel: 216-214-0796 12 BY MAIL: I sealed and placed such envelope for collection and mailing to be X 13 deposited in the mail on the same day in the ordinary course of business at Glendale, California. The envelope was mailed with postage thereon fully prepaid. I am readily familiar with this firm's practice of collection and 14 processing correspondence for mailing. It is deposited with the U.S. Postal 15 Service on that same day in the ordinary course of business. 16 I declare under penalty of perjury that the foregoing is true and correct. 17 Executed on May 13, 2010, at Glendale, California 18 Marlinda Ochoa 19 (Signature) (Type or print name) 20 21 22 23 24 25 26 27 28

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